[No. 86, S.]

[Published March 15, 1878.]

CHAPTER 146.

AN ACT to provide for the removal of civil actions in certain

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. In any civil action brought by or in Judge to order the name of the state of Wisconsin that may have been to another or may hereafter be tried before a jury, and such jury county. has or may disagree, or where the verdict of said jurv shall have been or may be set aside and a new trial ordered therein by reason of such verdict being against evidence, or contrary to the instructions of the court, if the attorney general, his assistant, or any attorney representing and appearing for said state in such action shall make affidavit that he has good reason to and does believe that the state can not have a fair and impartial trial in the county where said action was so tried or new trial so awarded, by reason of the prejudice of the people thereof, and that such prejudice will be likely to prevent the impaneling of a fair and impartial jury in such county, the judge of said court shall order such cause removed for trial to some other county in or out of the judicial circuit over which said judge presides as in the opinion of such judge will best promote the ends of justice and the convenience of the parties. There can be but one removal for such cause in any one case.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved March 12, 1878.

[No. 181, S.]

[Published March 15, 1878.]

CHAPTER 147.

AN ACT to authorize the governor to execute deeds of quit claim and release in certain cases.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. The governor of Wisconsin is hereby Release—govauthorized, for and in behalf of the state, to execute ed to execute. and deliver proper deeds of quit claim and release to